UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

SOLID OAK SKETCHES, LLC,

CASE NO. 1:16-cv-724-LTS-RLE

Plaintiff-Counterdefendant,

v.

2K GAMES, INC. and TAKE-TWO INTERACTIVE SOFTWARE, INC.,

Defendants-Counterclaimants.

JOINT STIPULATION AND [PROPOSED] FINAL JUDGMENT

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff Solid Oak Sketches, LLC ("Solid Oak"), on the one hand, and Take-Two Interactive Software, Inc., 2K Games, Inc., and Visual Concepts Entertainment, LLC ("Take-Two"), on the other hand, (collectively, the "Parties," and each a "Party") that this Final Judgment be entered in the present action as set forth below without further notice or process:

WHEREAS, Solid Oak filed a lawsuit in the United States District Court for the Southern District of New York captioned *Solid Oak Sketches, LLC v. Visual Concepts, LLC, 2K Games, Inc. and Take-Two-Interactive Software Inc.*, No. 1:16-cv-724 (LTS)(RLE) (the "Litigation"), alleging that Take-Two infringed certain copyrights in tattoos;

WHEREAS, Take-Two filed counterclaims in the Litigation seeking a declaratory judgment of non-infringement based on the doctrines of *de minimis* use (Counterclaim I) and fair use (Counterclaim II), as well as fraud on the Copyright Office (Counterclaim III);

WHEREAS, on March 26, 2020, this Court granted Take-Two's motion for summary judgment in its entirety and denied Solid Oak's cross motion to exclude Take-Two's expert

testimony (Dkt. No. 164) (the "Summary Judgment Order"), dismissing Solid Oak's copyright infringement claim, and finding that *NBA 2K's* use of the NBA Players' Tattoos was *de minimis* use use and fair use, and that Take-Two was licensed to the tattoos, thereby resolving Take-Two's Counterclaims I and II;

LTS

WHEREAS, Take-Two's counterclaim for fraud on the Copyright Office was not resolved by the Summary Judgment Order;

WHEREFORE, upon the consent and request of Solid Oak and Take-Two, IT IS HEREBY ORDERED, ADJUDGED, and DECREED THAT:

- 1. Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Take-Two's Counterclaim III (Fraud on the Copyright Office) is voluntarily dismissed with prejudice.
 - 2. Final judgment is hereby entered in favor of Take-Two and against Solid Oak.
- 3. The Court shall retain jurisdiction to entertain such further proceedings and to enter such further orders as may be necessary or appropriate to implement and/or enforce the judgment. The Parties specifically consent to personal jurisdiction and venue in the United States District Court for the Southern District of New York
- 4. Each Party affirms that its consent to this Final Judgment is given freely and voluntarily, and after having had the opportunity to discuss same with its legal counsel.
 - 5. The Clerk of the Court is hereby directed to mark this case closed.

Darren A. Heitner HEITNER LEGAL, P.L.L.C. 1736 NE 7th Street

Fort Lauderdale, FL 33304 Telephone: (954) 558-6999 darren@heitnerlegal.com

Counsel for Plaintiff

Dale M. Cendali
Joshua L. Simmons
Christopher T. Ilardi
Miranda D. Means
KIRKLAND & ELLIS LLP
601 Lexington Avenue
New York, New York 10022
Telephone: (212) 446-4800
dale.cendali@kirkland.com
joshua.simmons@kirkland.com
christopher.ilardi@kirkland.com
miranda.means@kirkland.com

M. Cecali

Counsel for Defendants

20th IT IS SO ORDERED this day of April, 2020.

/s/ Laura Taylor Swain

HON. LAURA T. SWAIN United States District Judge